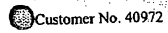


25 APR '06





REVOCATION OF PRIOR POWERS AND NEW GENERAL POWER OF ATTORNEY

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

The undersigned is an empowered representative of Technology Properties Limited (TPL) and hereby appoints the registrants of Henneman & Saunders, Customer No. 40972, as attorneys and agents to represent TPL before the United States Patent and Trademark Office (USPTO) in connection with any and all patent applications assigned to TPL according to the USPTO assignment records or assignment documents supplied with an accompanying Statement Under 37 CFR §3.73(b).

Submission of this paper in connection with any matter of TPL, together with a Statement Under 37 CFR §3.73(b), shall serve to revoke any previous powers of attorney in that matter.

A Statement Under 37 CFR §3.73(b), signed by a registrant of Henneman & Saunders, is attached setting forth a full chain of title for the subject application that is jointly owned by TPL.

Please recognize or change the correspondence address for the application identified in the attached Statement Under 37 CFR §3.73(b) to the correspondence address associated with Customer No. 40972.

Date:

Daniel E. Leckrone, Chairman

Technology Properties Limited

10080 N. Wolfe Road Cupertino, CA 95014





CERTIFICATE UNDER 37 C.F.R. § 3.73(b)

Applicant(s): MOORE (et a	1.)
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Attorney Docket No.: 0081-011D3

Application No.: 08/484,918

Filed: 6/7/1995

Title: High Performance Microprocessor Having Variable Speed System Clock

Technology Properties Limited, a California corporation, certifies that it is the assignee of the entire right, title and interest of inventor Charles H. Moore in the patent application identified above by virtue of either:

A. [] An assignment from the inventor(s) of the patent application identified above. The assignment was recorded in the Patent and Trademark Office at Reel/Frame [], or a copy thereof is attached.

OR

- B. [X] A chain of title from the inventor(s), of the patent application identified above, to the current assignee as shown below:
 - 1. From: [Moore, Charles H.] To: [iTV Corporation]
 The document was recorded in the Patent and Trademark Office at
 Reel [8715], Frame [0258], or a copy thereof is attached.
 - 2. From: [iTV Corporation] To: [Moore, Charles H.]
 The document was recorded in the Patent and Trademark Office at
 Reel [14083], Frame [0998], or a copy thereof is attached.
 - 3. From: [Moore, Charles H.] To: [Technology Properties Limited] The document was recorded in the Patent and Trademark Office at Reel [14083], Frame [0994], or a copy thereof is attached.
 - 4. From: [Moore, Charles H.] To: [Technology Properties Limited]
 The document was recorded in the Patent and Trademark Office at
 Reel [14178], Frame [319], or a copy thereof is attached.
 - [] Additional documents in the chain of title are listed on a supplemental sheet.

[] Copies of assignments or other documents in the chain of title are attached.

The undersigned has reviewed all documents in the chain of title of the patent application identified above, and to the best of the undersigned's knowledge and belief, title is in the assignee identified above.

The undersigned (whose title is supplied below) is empowered to act on behalf of the assignee.

I hereby declare that all statements made herein of my own knowledge are true, and that all statements made on information and belief are believed to be true; and further, that these statements are made with the knowledge that willful false statements, and the like so made, are punishable by fine or imprisonment, or both, under Section 1001. Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Name/Title:

Larry E. Henneman, Jr., Attorney for Technology Properties Limited

Signature:

Lang E. Henneman 1/2

Date:

6/27/06





Date: 194-14-2006

Customer No. 40972

REVOCATION OF PRIOR POWERS AND NEW GENERAL POWER OF ATTORNEY

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

The undersigned is an empowered representative of Patriot Scientific Corporation (Patriot) and hereby appoints the registrants of Henneman & Saunders, Customer No. 40972, as attorneys and agents to represent Patriot before the United States Patent and Trademark Office (USPTO) in connection with any and all patent applications that are jointly owned by Patriot and Technology Properties Limited (TPL) according to the USPTO assignment records or assignment documents supplied with an accompanying Statement Under 37 CFR §3.73(b).

Submission of this paper in connection with any matter that is jointly owned by Patriot and TPL, together with a Statement Under 37 CFR §3.73(b), shall serve to revoke any previous powers of attorney in that matter.

A Statement Under 37 CFR §3.73(b), signed by a registrant of Henneman & Saunders, is attached setting forth a full chain of title for the subject application that is jointly owned by Patriot and TPL.

Please recognize or change the correspondence address for the application identified in the attached Statement Under 37 CFR §3.73(b) to the correspondence address associated with Customer No. 40972.

By:

David H. Pohl, President and CEO

Patriot Scientific Corporation 6183 Paseo Del Norte, Suite 180

Carlsbad, CA 92011





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		CERTIFICATE UNDER 37 C.F.R. § 3.73(b)		
Applic	ant(s):	MOORE (et al.) Attorney Docket No.: 0081-011D3		
Applic	ation N	No.: 08/484,918 Filed: 6/7/1995		
Title:	High P	Performance Microprocessor Having Variable Speed System Clock		
title and	Patriot l interest	Scientific Corporation, a Deleware corporation, certifies that it is the assignee of the entire tof inventor Russell H. Fish in the patent application identified above by virtue of either.	right,	
A. [] An assignment from the inventor(s) of the patent application identified above. The assignment was recorded in the Patent and Trademark Office at Reel/Frame [], or a copy thereof is attached.				
OR				
В. [Х]	A chair shown	in of title from the inventor(s), of the patent application identified above, to the current assigned below:	gnee as	
	1.	From: [Fish, Russell H.] To: [Fish Family Trust] The document was recorded in the Patent and Trademark Office at Reel [5852], Frame [465], or a copy thereof is attached.		
	2.	From: [Fish Family Trust] To: [Nanotronics Corporation] The document was recorded in the Patent and Trademark Office at Reel [5978], Frame [672], or a copy thereof is attached.		
	3.	From: [Nanotronics Corporation] To: [Patriot Scientific Corporation] The document was recorded in the Patent and Trademark Office at Reel [8194], Frame [0013], or a copy thereof is attached.		
	4.	From: [] To: [] The document was recorded in the Patent and Trademark Office at Reel [], Frame [], or a copy thereof is attached.		
	opies of	Additional documents in the chain of title are listed on a supplemental sheet. Cassignments or other documents in the chain of title are attached.	e and l	
		ed has reviewed all documents in the chain of title of the patent application identified above undersigned's knowledge and belief, title is in the assignee identified above.	, and 1	

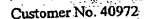
to

The undersigned (whose title is supplied below) is empowered to act on behalf of the assignee.

I hereby declare that all statements made herein of my own knowledge are true, and that all statements made on information and belief are believed to be true; and further, that these statements are made with the knowledge that willful false statements, and the like so made, are punishable by fine or imprisonment, or both, under Section 1001, Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Name/Title:	Larry E. Henneman, Jr., Attorney for Patriot Scientific Corporation
Signature:	Laug E. Henneman, J.
Date:	6/27/06





REVOCATION OF PRIOR POWERS AND NEW GENERAL POWER OF ATTORNEY

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Charles H. Moore hereby appoints the registrants of Henneman & Saunders, Customer No. 40972, as attorneys and agents to represent him before the United States Patent and Trademark Office (USPTO) in connection with any and all patent applications that are jointly owned by Charles H. Moore and Patriot Scientific according to the USPTO assignment records or assignment documents supplied with an accompanying Statement Under 37 CFR §3.73(b).

Submission of this paper in connection with any matter that is jointly owned by Charles H. Moore and Patriot Scientific, together with a Statement Under 37 CFR §3.73(b), shall serve to revoke any previous powers of attorney in that matter.

A Statement Under 37 CFR §3.73(b), signed by a registrant of Henneman & Saunders, is attached setting forth a full chain of title for the subject application that is jointly owned by Charles H. Moore.

Please recognize or change the correspondence address for the application identified in the attached Statement Under 37 CFR §3.73(b) to the correspondence address associated with Customer No. 40972.

Charles H. Moore

P.O. Box 127

Sierra City, CA 96125

Date: 4/18/6

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CERTIFICATE UNDER 37 C.F.R. § 3.73(b)

Applicant(s):	MOORE	(et al.	.)
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Attorney Docket No.: 0081-011D3

Application No.: 08/484,918

Filed: 6/7/1995

Title: High Performance Microprocessor Having Variable Speed System Clock

Technology Properties Limited, a California corporation, certifies that it is the assignee of the entire right, title and interest of inventor Charles H. Moore in the patent application identified above by virtue of either:

An assignment from the inventor(s) of the patent application identified above. The assignment was recorded in the Patent and Trademark Office at Reel/Frame [], or a copy thereof is attached.

OR

В. {	[X]	A chain of title from the inventor(s), of the patent application identified above, to the current assignee as
		shown below:

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	The document was recorded in th	e Patent and Trademark Office at				
	Reel [8715], Frame [0258], or a copy thereof is attached.				
2.	From: [iTV Corporation	To: [Moore, Charles H.]			
	The document was recorded in the	ne Patent and Trademark Office at				
	Reel [14083], Frame [0998], or a copy thereof is attached.				
3.	From: [] To: [
	The document was recorded in the	ne Patent and Trademark Office at				
	Reel [], Frame [], or a copy thereof is attached.				
4.	From: [] To: [
	The document was recorded in the Patent and Trademark Office at					
	Reel [], Frame [], or a copy thereof is attached.				

Additional documents in the chain of title are listed on a supplemental sheet.

r	1	Conies of	assignments or	other	documents in the	chain	of title ar	e attached.
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The undersigned has reviewed all documents in the chain of title of the patent application identified above, and to the best of the undersigned's knowledge and belief, title is in the assignee identified above.

The undersigned (whose title is supplied below) is empowered to act on behalf of the assignee.

I hereby declare that all statements made herein of my own knowledge are true, and that all statements made on information and belief are believed to be true; and further, that these statements are made with the knowledge that willful false statements, and the like so made, are punishable by fine or imprisonment, or both, under Section 1001. Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Name/Title:	Larry E. Her

nneman, Jr., Attorney for Charles H. Moore

Signature:

Lang E. Henneman . J.

Date: